## **DECLARATION FOR PATENT APPLICATION**

Docket Number (Optional)

MR1683-291

As a below named inventor, I hereby declare that:

believe I am the original, first and names are listed below) of the sub				
CCD AND CMOS IMAGE	PICKUP MODULE		, th	ne specification of which is
attached hereto unless the following	9	Ammit of At 1	DOT	const. Associate cost
	as United States			
Number	and was amended on _		(if applicat	ble).
	d and understand the contents of t	the above identified spe	ecification, inclu	uding the claims, as
amended by any amendment refe		ostontohilika on dataa 1	in 27 CED 24	56
	e information which is material to p			
chereby claim loreign priority ben	efits under 35 U.S.C. § 119(a)-(d) International application which de	or a popular or arry 10161	:ountry other th	tan the United States listed
	International application which de- low, by checking the box, any fore			
	filing date before that of the applic			
Prior Foreign Application(s)	G applie	priority		Priority Not Claimed
NAME OF THE PARTY				
(Number)	(Country)	(Day/Month/Ye	ar Filed)	
The state of the s				
(Number)	(Country)	(Day/Month/Ye	ar Filed)	<del></del>
hereby claim the benefit under 3	85 U.S.C. § 119(e) of any United S	tates provisional applic	ation(s) listed	below.
(Application Number)	(Filing Da	ate)		
1.2.3		,		
Application Number)	(Filing Da			
I hereby claim the benefit under 3	35 U.S.C. § 120 of any United Sta	ate) tes application(s), or § \$		
designating the United States, lis-	35 U.S.C. § 120 of any United Stated below and, insofar as the subj	ate) tes application(s), or § 3 ect matter of each of th	e claims of this	s application is not disclosed
I hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT	35 U.S.C. § 120 of any United Stated below and, insofar as the subj International application in the ma	ate) tes application(s), or § 3 ect matter of each of the fine provided by the fi	e claims of this	s application is not disclosed of 35 U.S.C. § 112.
I hereby claim the benefit under a designating the United States, lis in the prior United States or PCT I acknowledge the duty to disclose	35 U.S.C. § 120 of any United Stated below and, insofar as the subjunternational application in the masse information which is material to	ate) tes application(s), or § 3 ect matter of each of the inner provided by the fi patentability as defined	e claims of this rst paragraph of Lin 37 CFR § 1	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available
I hereby claim the benefit under of designating the United States, lis in the prior United States or PCT I acknowledge the duty to disclose	35 U.S.C. § 120 of any United Stated below and, insofar as the subj International application in the ma	ate) tes application(s), or § 3 ect matter of each of the inner provided by the fi patentability as defined	e claims of this rst paragraph of Lin 37 CFR § 1	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available
hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT acknowledge the duty to disclose the prior the filing date of the prior the filing date.	35 U.S.C. § 120 of any United Stated below and, insofar as the subjunternational application in the masse information which is material to prapplication and the national or F	ate) tes application(s), or § 3 ect matter of each of the unner provided by the fi patentability as defined PCT International filing of	e claims of this rst paragraph of I in 37 CFR § 1 date of this app	s application is not disclosed of 35 U.S.C. § 112.  1.56 which became available olication.
hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT acknowledge the duty to disclose between the filing date of the prior	35 U.S.C. § 120 of any United Stated below and, insofar as the subjunternational application in the masse information which is material to	ate) tes application(s), or § 3 ect matter of each of the unner provided by the fi patentability as defined PCT International filing of	e claims of this rst paragraph of I in 37 CFR § 1 date of this app	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available
I hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT I acknowledge the duty to disclos between the filing date of the prior (Application Number)	35 U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the mase information which is material to proper application and the national or Filling Date (Filling Date (Filling Date )	ate) tes application(s), or § 3 ect matter of each of the unner provided by the fi patentability as defined PCT International filing of ate)	e claims of this rst paragraph of a record in 37 CFR § 1 date of this approximate (Status-patent)	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  Ted, pending, abandoned)  Ted, pending, abandoned)
hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT acknowledge the duty to disclose between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att	35 U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the mase information which is material to proportion and the national or Filling Discorney(s) and/or agent(s) to prosect	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner patental filing of the inner patental file of the inne	e claims of this rst paragraph of a second representation of this appropriate (Status-patent discourse) is claimed as the claim of the	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  Ted, pending, abandoned)  Ted, pending, abandoned)
hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT I acknowledge the duty to disclos between the filing date of the prior (Application Number) I hereby appoint the following att	35 U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the masse information which is material to proper application and the national or Figure (Filing Dispersion of the property o	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentability and the inner provided by the file patentability as defined by the file patentability and the file patentability as defined by the file patentability and the file patentability as defined by the file patentability and the file patentability and the file patentability as defined by the file patentability and the file patentability as defined by the file patentability and the file patentability and the file patentability as defined by the file patentability and the file patentability and the file patentability as defined by the file patentability and the file patentability as defined by the file patentability and the file patentability and the file patentability as defined by the file patentability and the file patentabil	te claims of this rst paragraph of in 37 CFR § 1 date of this appoint (Status-patent (Status-patent it to transact all 9;	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned)  red, pending, abandoned) I business in the Patent and
hereby claim the benefit under 3 designating the United States, lis n the prior United States or PCT acknowledge the duty to disclose the disclose the disclose the prior (Application Number) (Application Number) I hereby appoint the following att Trademark Office connected there	35 U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the masse information which is material to proper application and the national or Figure (Filing Dispersion of the property o	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentability and the inner provided by the file patentability as defined by the file patentability and the file patenta	e claims of this rst paragraph of in 37 CFR § 1 date of this appointment (Status-patent is to transact all 9; EE, ESQ., REC	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned) Ted, pending, abandoned) I business in the Patent and G. # 40,262
I hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT I acknowledge the duty to disclos between the filing date of the prior (Application Number)  (Application Number) I hereby appoint the following att Trademark Office connected ther Address all telephone calls to	35 U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the masse information which is material to proper application and the national or Formation (Filing Dispersion of the property of the propert	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentable in the inner provided by the file patentability as defined by th	e claims of this rst paragraph of in 37 CFR § 1 date of this appointment (Status-patent is to transact all 9; EE, ESQ., REC	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned) Ted, pending, abandoned) I business in the Patent and G. # 40,262
hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to disclose between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected ther Address all telephone calls to	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the masse information which is material to propose application and the national or Formation (Filing Dispersion of the proposed of the propos	ate) tes application(s), or § 3 ect matter of each of the inner provided by the fit patentability as defined of the inner provided by the fit patentability as defined of the inner provided by the fit patentability as defined of the inner provided by the fit patentable in the inner provided by the fit patentable in the inner provided by the inner prov	e claims of this rst paragraph of in 37 CFR § 1 date of this appointment (Status-patent is to transact all 9; EE, ESQ., REC	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned) Ted, pending, abandoned) I business in the Patent and G. # 40,262
I hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT I acknowledge the duty to disclos between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the mass information which is material to be application and the national or Formation and Table 1988 and 1989 and 1	ate) tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentable in the inner patentab	e claims of this rst paragraph of in 37 CFR § 1 date of this appointment (Status-patent is to transact all 9; EE, ESQ., REC	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned)  red, pending, abandoned) I business in the Patent and G. # 40,262
I hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT I acknowledge the duty to disclos between the filing date of the prior (Application Number)  (Application Number) I hereby appoint the following att Trademark Office connected ther Address all telephone calls to	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the mass information which is material to or application and the national or Formation and Tables 1 (Filing Disposers). The national of the national or Formation and Tables 1 (Filing Disposers) and Formation and Tables 1 (Filing Disposers). The national or Formation and Tables 1 (Filing Disposers) and Formation and Formatio	ate) tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentability as defined of the inner provided by the file patentable in the inner patentab	e claims of this rst paragraph of in 37 CFR § 1 date of this appointment (Status-patent is to transact all 9; EE, ESQ., REC	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned) Ted, pending, abandoned) I business in the Patent and G. # 40,262
I hereby claim the benefit under 3 designating the United States, lis in the prior United States or PCT acknowledge the duty to disclos between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected ther Address all telephone calls to	35 U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the mass information which is material to or application and the national or Formation and Telephone (Filling Disposers). The national state of the national and the national or Formation and Telephone (Filling Disposers) and Formation and Telephone (Filling Disposers). The national state of the national and the national or Formation and Telephone (Filling Disposers) and Formation and Telephone (Filling Disposers) and Telephone (Filling Dispose	ate) tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the patentability as defined of the inner provided by the file patentability as defined of the inner patental filing of the inner patental filing of the inner patental filing of the inner patental file patental	e claims of this rst paragraph of in 37 CFR § 1 date of this appointment (Status-patent is to transact all 9; EE, ESQ., REC	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned) Ted, pending, abandoned) I business in the Patent and G. # 40,262
I hereby claim the benefit under a designating the United States, list in the prior United States or PCT I acknowledge the duty to disclose between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there Address all telephone calls to Address all correspondence to	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncternational application in the mass information which is material to or application and the national or Formation and Telephone and Teleph	ate) tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the company o	e claims of this rst paragraph of in 37 CFR § 1 date of this appoint (Status-patent d to transact all 9; EE, ESQ., REC 410-465-6678	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  Ted, pending, abandoned)  Ted, pending, abandoned)  I business in the Patent and  G. # 40,262
I hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to disclose between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there Address all telephone calls to Address all correspondence to	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Figure (Filing Disorney(s) and/or agent(s) to prosect rewith: MORTON J. ROSENBERG DAVID I. KLEIN, ESQ., REMORTON J. ROSENBERG ROSENBERG, KLEIN & L 3458 ELLICOTT CENTER ELLICOTT CITY, MD 210 FAX #: 410-461-3067 E-MAIL ADDRESS: rkl@rnts made herein of my own knowledges.	ate) tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the patentability as defined of the inner provided by the file patentability as defined of the patentability as defined on the patentability	e claims of this rst paragraph of in 37 CFR § 1 date of this approximately (Status-patent if to transact all 9; EE, ESQ., REC 410-465-6678	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available olication.  Ted, pending, abandoned)  Ted, pending, abandoned)  I business in the Patent and G. # 40,262
I hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to disclose between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there Address all telephone calls to Address all correspondence to I hereby declare that all statements belief are believed to be true; an	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Form	ate) tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the patentability as defined on the patentabi	te claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent d) to transact all 9; EE, ESQ., REC 410-465-6678	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned) I business in the Patent and G. # 40,262  made on information and ful false statements and the
hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to disclost between the filing date of the prior (Application Number)  (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there  Address all telephone calls to Address all correspondence to the Address	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Form	ate) tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the patentability as defined on the patentabi	te claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent d) to transact all 9; EE, ESQ., REC 410-465-6678 all statements dedge that willf 18 of the Unite	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  red, pending, abandoned) I business in the Patent and G. # 40,262  made on information and ful false statements and the
hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to disclose the prior of the prior (Application Number)  (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there and Address all telephone calls to Address all correspondence to the I hereby declare that all statements belief are believed to be true; an like so made are punishable by willful false statements may jeop	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and	ate) tes application(s), or § 3 ect matter of each of the inner provided by the filipatentability as defined of the inner provided by the filipatentability as defined of inner provided by the filipatentability as defined of inner provided by the filipatentability as defined of inner provided by the filipatentability and filipatentability as defined as a series and that a series made with the known or section 1001 of Title on or any patent issued	de claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent) (Status-patent) is to transact all 9; EE, ESQ., REC 410-465-6678 all statements dedge that willf 18 of the Unite thereon.	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  Led, pending, abandoned)  Led, pending, abandoned)  Led, pending, abandoned)  Led, pending, abandoned  Le
I hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to discloss between the filing date of the prior (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected ther Address all telephone calls to Address all correspondence to  I hereby declare that all statement belief are believed to be true; an like so made are punishable by fill false statements may jeop Full name of sole or first inventor's signature	(Filing Day 100 of any United Started below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Forma	ate) tes application(s), or § 3 ect matter of each of the inner provided by the fit patentability as defined of the inner provided by the fit patentability as defined of the inner provided by the fit patentability as defined of inner provided by the fit patentability as defined of inner provided by the fit patentability as defined of inner provided by the fit patentability and the fit patentability as application and the fit patentability and the fit patentability and the fit patentability as application and the fit patentability an	le claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent if to transact all 9; EE, ESQ., REC 410-465-6678 all statements reledge that willf 18 of the Unite thereon. IEN is his far	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  led, pending, abandoned)  made on information and full false statements and the ed States Code and that sucmily name)
hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to discloss between the filing date of the prior (Application Number)  (Application Number)  (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there Address all telephone calls to Address all correspondence to be true; an like so made are punishable by willful false statements may jeop willful name of sole or first invento Inventor's signature  Residence  Same as p	ASS U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Insofate I	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the company	e claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent) (Status-patent) do transact all 9; EE, ESQ., REC 410-465-6678 all statements eledge that willf 18 of the Unite thereon.  HEN is his far December hip Repul	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  Ted, pending, abandoned)  Ted, pending, abandoned)  Ted, pending, abandoned)  Ted, pending, abandoned  Te
I hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to discloss between the filing date of the prior (Application Number)  (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there Address all telephone calls to Address all correspondence to belief are believed to be true; an like so made are punishable by willful false statements may jeep willful name of sole or first inventor Inventor's signature  Residence  Same as p	(Filing Day 100 of any United Started below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Forma	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the company	e claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent) (Status-patent) do transact all 9; EE, ESQ., REC 410-465-6678 all statements eledge that willf 18 of the Unite thereon.  HEN is his far December hip Repul	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  Ted, pending, abandoned)  Ted, pending, abandoned)  Ted, pending, abandoned)  Ted, pending, abandoned  Te
hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to discloss between the filing date of the prior (Application Number)  (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there  Address all telephone calls to Address all correspondence to the belief are believed to be true; an like so made are punishable by willful false statements may jeop Full name of sole or first inventor Inventor's signature  Residence  Same as p Post Office Address  2	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Fo	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the filipatentability as defined of the company o	le claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent) (Status-patent) de transact all 9; EE, ESQ., REC 410-465-6678 all statements eledge that willf 18 of the Unite thereon. HEN is his far Repul Hsien, Taiwar	s application is not disclosed of 35 U.S.C. § 112.  1.56 which became available blication.  Ted, pending, abandoned)  Ted, pending, abandoned)  Ted, pending, abandoned)  I business in the Patent and  G. # 40,262  made on information and ful false statements and the ed States Code and that such mily name)  18, 2000 blic of China  1, R.O.C.
hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to discloss between the filing date of the prior (Application Number)  (Ap	ASS U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Insofator (Filing Dispersion of Formation and Insofator (Filing Dispersion and	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the filipatentability as defined of the inner provided by the filipatentability as defined of the inner provided by the filipatentability as defined of inner provided by the filipatentability as defined of inner provided by the filipatentability and filipatentability as defined of inner provided by the filipatentability and filipatentability as defined by the filipatentability and filipatentability application of the filipatentability and filipate	le claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent is to transact all 9; EE, ESQ., REC 410-465-6678 all statements eledge that willf 18 of the Unite thereon. HEN is his far December hip Reput Hsien, Taiwar	s application is not disclosed of 35 U.S.C. § 112. 1.56 which became available blication.  led, pending, abandoned)  led, pending, abandoned, aban
I hereby claim the benefit under a designating the United States, list in the prior United States or PCT acknowledge the duty to discloss between the filing date of the prior (Application Number)  (Application Number)  (Application Number)  I hereby appoint the following att Trademark Office connected there  Address all telephone calls to Address all correspondence to willful false statements may jeop Full name of sole or first invento Inventor's signature  Post Office Address  Full name of second joint invento Second Inventor's signature	as U.S.C. § 120 of any United Stated below and, insofar as the subjuncted below and, insofar as the subjuncternational application in the masse information which is material to be application and the national or Formation and Fo	ate)  tes application(s), or § 3 ect matter of each of the inner provided by the file patentability as defined of the patentability as defined on the patentab	le claims of this rst paragraph of in 37 CFR § 1 date of this appropriate (Status-patent if to transact all 9; EE, ESQ., REC 410-465-6678 all statements eledge that willf 18 of the Unite thereon. HEN is his far December hip Reput Hsien, Taiwar	s application is not disclosed of 35 U.S.C. § 112.  1.56 which became available blication.  Ted, pending, abandoned)  Ted, pending, abandoned)  I business in the Patent and G. # 40,262  made on information and ful false statements and the ed States Code and that such mily name)  18, 2000 blic of China  1, R.O.C.